THE

# REVISED STATUTES

OF

# TEXAS:

ADOPTED

### BY THE REGULAR SESSION

OF THE

### SIXTEENTH LEGISLATURE,

A. D. 1879.

PUBLISHED BY AUTHORITY OF THE STATE OF TEXAS.

(PURSUANT TO CHAPTER 151, ACTS 1879.)

26

GALVESTON:
A. H. BELO & CO., STATE PRINTERS.
1879.

#### 42 TITLE IX.—OFFENSES AGAINST PUBLIC PEACE.—CH. 3, 4.

who continue so unlawfully assembled, or engaged in a riot, after being warned to disperse, shall be punished by the addition of one-half the penalty to which they would otherwise be liable, if no such warning had been given.

#### CHAPTER THREE.

#### AFFRAYS AND DISTURBANCES OF THE PEACE.

Article	Article
"Affray" defined	Horse-racing on public road or street 317

"Affray" defined. P.C. 381.

Disturbance of the peace. (Act June 20, 1876, p. 24.) P.C. 382. ARTICLE. 313. If any two or more persons shall fight together in a public place, they shall be punished by fine not exceeding one hundred dollars.

Art. 314. If any person shall go into any public place, or into or near any private house, or along any public street or highway near any private house, and shall use loud and vociferous or obscene, vulgar or indecent language, or swear, or curse, or expose his person, or rudely display any pistol or other deadly weapon in such public place, or upon such public street or highway, or near such private house, in a manner calculated to disturb the inhabitants thereof, he shall be fined in a sum not exceeding one hundred dollars.

"Public place" defined. P.C. 383. ART. 315. A public place within the meaning of the two preceding articles, is any public road, street or alley, of a town or city, inn, tavern, store, grocery, work-shop, or any place to which people commonly resort for purposes of business, recreation or amusement.

Shooting in public place. (Act Nov. 12, 1866, p. 210.) ART. 316. If any person shall discharge any gun, pistol, or fire-arms of any description, on or across any public square, street or alley in any city, town or village in this state, he shall be fined in a sum not exceeding one hundred dollars.

Horse-racing on public road or street. (Act May 19, 1873, pp. 83-4.) ART. 317. Any person who shall run, or be in any way concerned in running any horse race in, along, or across any public square, street or alley in any city, town or village, or in, along or across any public road within this state, shall be fined in a sum not less than twenty-five nor more than one hundred dollars.

#### CHAPTER FOUR.

#### UNLAWFULLY CARRYING ARMS.

Article	Artide
Unlawfully carrying arms	arrest, punishable 322

Unlawfully carrying arms. (Act April 12, 1871, p. 25.)

ARTICLE 318. If any person in this state shall carry on or about his person, saddle, or in his saddle-bags, any pistol, dirk, dagger, slung-shot, sword-cane, spear, brass-knuckles, bowie-knife, or any other kind of knife manufactured or sold for purposes of offense or defense, he shall be punished by fine of not less than twenty-five nor more than one hundred dollars; and, in addition thereto, shall forfeit to the county in which he is convicted, the weapon or weapons so carried.

Not applicable when and to whom.
(Act April 12, 1871, p. 25.)

ART. 319. The preceding article shall not apply to a person in actual service as a militiaman, nor to a peace officer or policeman, or person summoned to his aid, nor to a revenue or other civil officer engaged in the discharge of official duty, nor to the carrying of arms on one's own prem-

#### TITLE IX.—OFFENSES AGAINST PUBLIC PEACE.—CH. 4.

ises or place of business, nor to persons traveling, nor to one who has. reasonable ground for fearing an unlawful attack upon his person, and the danger is so imminent and threatening as not to admit of the arrest of

the party about to make such attack, upon legal process.

ART. 320. If any person shall go into any church or religious assem- Carrying arms bly, any school room, or other place where persons are assembled for other assembly amusement or for educational or scientific purposes, or into any circus, (Act April 12, 1871, p. 25.) show, or public exhibition of any kind, or into a ball-room, social party, or social gathering, or to any election precinct on the day or days of any election, where any portion of the people of this state are collected to vote at any election, or to any other place where people may be assembled to muster, or to perform any other public duty, or to any other public assembly, and shall have or carry about his person a pistol or other fire-arm, dirk, dagger, slung-shot, sword-cane, spear, brass-knuckles, bowie-knife, or any other kind of a knife manufactured and sold for the purposes of offense and defense, he shall be punished by fine not less than fifty nor more than five hundred dollars, and shall forfeit to the county the weapon or weapons so found on his person.

ART. 321. The preceding article shall not apply to peace officers, or Not applicable to whom. other persons authorized or permitted by law to carry arms at the places (Act April 12, therein designated. 1871, p. 25.)

therein designated.

ART. 322. Any person violating any of the provisions of articles 318 Arrest without and 320, may be arrested without warrant by any peace officer, and car-officer failing ried before the nearest justice of the peace for trial; and any peace officer unished.

[Act April 12, who shall fail or refuse to arrest such person on his own knowledge, or 1871, p. 26.) upon information from some credible person, shall be punished by fine not exceeding five hundred dollars.

ART. 323. The provisions of this chapter snan not apply enforced in any county which the governor may designate, by proclamatorial enforced in any county and liable to incursions by hostile Indians.

(Act April 12, 1871, p. 26.) ART. 323. The provisions of this chapter shall not apply to or be Not applicable to frontier

43